Attorney Docket No: 271901-1030

As the below named inventor, I hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our names. We believe we are the original, first, and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled A SYSTEM AND METHOD FOR DATA SYNCRONIZATION BETWEEN REMOTE DEVICES, the specification of which:		
is attached hereto.  was filed on as Application Serial No  was filed on under U.S. Express Mail No		
is set forth in PCT International Application No;		
filed on and as amended Under PCT Article 19 on (if any).		
I/we hereby state that I/we have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.		
I/we acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.		
I/we hereby claim the benefit under Title 35, United States Code, §119 of any United States		
provisional patent application, foreign application(s) for patent or inventor's certificate listed below and have also identified below any United States provisional patent application, foreign application for patent or		
The inventor's certificate having a filing date before that of the above-identified application on which priority is		
© aimed: U.S. Provisional Patent Application Serial No. 60/259,528 entitled "ReadySyncGo," filed I samuary 3, 2001.		
<b>January 3, 2001.</b>		
I/we hereby claim the benefit under Title 35, United States Code, §120 of any United States patent		
rapplication(s) listed below and, insofar as the subject matter of each of the claims of this application is not idisclosed in the prior United States application in the manner provided by the first paragraph of Title 35,		
importance in the brior difficultivity application in the mainer provided by the first paragraph of 11116 35.		

United States Code, §112, I/we acknowledge the duty to disclose material information as defined in Title 37, Gode of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application: NOT APPLICABLE.

I/we hereby appoint the following attorneys/agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: George M. Thomas, Reg. No. 22,260; James W. Kayden, Reg. No. 31,532; Scott A. Horstemeyer, Reg. No. 34,183; Stephen R. Risley, Reg. No. 35,659; Jeffrey R. Kuester, Reg. No. 34,367; Daniel J. Santos, Reg. No. 40,158; Michael J. Tempel, Reg. No. 41,344; Daniel R. McClure, Reg. No. 38,962; Robert E. Stachler II, Reg. No. 36,934; David P. Kelley, Reg. No. 17,420; Reg. No. 41,344; David P. Risley, Reg. No. 39,345; Dav. Reg. No. 36,934; David P. Kelley, Reg. No. 17,420; Reg. No. 41,344; David P. Risley, Reg. No. 39,345; Dav. Reg

Kelley, Reg. No. 17,420; Reg. No. 41,344; David R. Risley, Reg. No. 39,345; Dan R. Gresham, Reg. No. 41,805; J. Scott Culpepper, Reg. No. 41,692; M. Paul Qualey, Reg. No 43,024; Robert P. Biddle, Reg. No. 35,826; Robert A. Blaha, Reg. No. 43,502; Jennifer M. Gruber, Reg. No. 42,601; Raymond W. Armentrout, Reg. No. 45,866; Cynthia J. Lee, Reg. No. 46,033; N. Andrew Crain, Reg. No. 45,442; Monica H. Winghart, Reg. No. 46,790; Sami O. Malas, Reg. No. 44,893; Eric M. Ringer, Reg. No. 47,028; Robert B. Dulaney III, Reg. No. 47,539; Adam E. Crall, Reg. No. 46,646; William F. Heinze, Reg. No. 36,161; Christopher B. Linder, Ph.D., Reg. No. 47,751; Peter A. Nieves, Reg. No. 48,173;

Please address all telephone calls, in the first instance, to Robert E. Stachler, II at telephone number: (770) 933-9500.

Address all correspondence to:

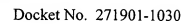
David Rodack, Reg. 47,034; Edwina T. Washington, Reg. No. 43,187.

Robert E. Stachler, II THOMAS, KAYDEN, HORSTEMEYER & RISLEY, L.L.P. 100 Galleria Parkway, N.W., Suite 1750 Atlanta, Georgia 30339-5948



I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statement and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

inventor's Signature:	Date:
Full Name of First or Sole Inventor: Troy L. Bartlett	
Residence: 3335 Stratton Lane, Dacula, GA 30019	Citizenship:
Post Office Address: 3335 Stratton Lane, Dacula, GA	. 30019
T	_
Inventor's Signature:	Date:
<del>ļ</del> e <del>i</del>	
Bull Name of Second Inventor: Kenneth N. Haigh	
Residence: 1762 Tidewell, Lawrenceville, GA 3004	Citizenship:
Post Office Address: 1762 Tidewell, Lawrenceville, G	A 30043
Thventor's Signature:	Date:
E	Date
Tall Name of Third Inventors Downard V. Hanne	
Full Name of Third Inventor: Bernard K. Henry Residence: 110 Sweetberry Ct., Alpharetta, GA 30	0007
Post Office Address: 110 Sweetberry Ct., Alpharetta,	GA 30005
456	
fundament of the second of the	
Inventor's Signature:	Date:
Full Name of First or Sole Inventor: <b>Bret A. Johnson</b>	
Residence: 105 Fox Grape Ln., Alpharetta, GA 30	022 Citizenship:
Post Office Address: 105 Fox Grape Ln., Alpharetta,	GA 30022
Inventor's Signature:	Dates
inventor's Signature.	Datc
Full Name of Consultaneous Takes W. Wish	
Full Name of Second Inventor: John W. Kish Residence: 11270 Houze Rd., Roswell, GA 30076	C'.: 1:
Post Office Address: 11270 Houze Rd., Roswell, GA	30076
Inventor's Signature:	Date:
	<del></del>
Full Name of Third Inventor: Gregory A. Wandrick	
Residence: 6801 Chapel Glen Ct., Atlanta, GA 303	Citizenship:
Post Office Address: 6801 Chapel Glen Ct., Atlanta, C	
Total Oliver I Marie Do. Odd Chaper Olen Con I thanta,	



Inventor's Signature:	Date:
Full Name of First or Sole Inventor: <b>David A. Wittler</b>	
Residence: 15704 Hopewell Rd., Alpharetta, GA 30004	Citizenship:
Post Office Address: 15704 Hopewell Rd., Alpharetta, GA 30	004

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